PATENT COOPERATION TREATY

From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY	DCT				
То:	PCT				
SAKAKIBARA KOUICHI	WRITTEN OPINION				
1-103-1 SUGAMINAMI HOTSU-CHO					
HASHIMA-SHI GIFU-KEN	(PCT Rule 66)				
501-6335 JAPAN					
	Day of malling				
	Date of mailing (day/month/year)				
Applicant's or agent's file reference	REPLY DUE within 2 months from the above date of mailing				
PCT - 03 - S001 International application No. International filing date					
PCT/JP03/09964 05.08					
International Patent Classification (IPC) or both national classification	tion and IPC				
Int.Cl ⁷ F16J15/16,F27B7/24					
Applicant SAKAKIBARA KOUICHI					
1. This written opinion is the1 (first, etc	.) drawn by this International Preliminary Examining Authority.				
2. This opinion contains indications relating to the following ite	ms:				
I Basis of the opinion					
II Priority					
III Non-establishment of opinion with regard to no	ovelty, inventive step and industrial applicability				
IV Lack of unity of invention	:				
V Reasoned statement under Rule 66.2(a)(ii) with citations and explanations supporting such state	n regard to novelty, inventive step or industrial applicability; ement				
VI Certain documents cited	*				
VII Certain defects in the international application					
VIII Certain observations on the international applie	cation				
3. The applicant is hereby invited to reply to this opinion.					
When? See the time limit indicated above. The applicant may, before the expiration of that time limit, request this Authority to grant an extension, see Rule 66.2(d).					
How? By submitting a written reply, accompanied, where appropriate, by amendments, according to Rule 66.3. For the form and the language of the amendments, see Rules 66.8 and 66.9.					
Also For an additional opportunity to submit amendments, see Rule 66.4. For the examiner's obligation to consider amendments and/or arguments, see Rule 66.4bis. For an informal communication with the examiner, see Rule 66.6.					
If no reply is filed, the international preliminary examination report will be established on the basis of this opinion.					
4. The final date by which the international preliminary examination report must be established according to Rule 69.2 is: 30.01.05					
Name and mailing address of the IPEA/JP	Authorized officer 3W 8714				
Japan Patent Office	T.toh				
3-4-3, Kasumigaseki, Chiyoda-ku, Tokyo 100-8915, Japan	Telephone No. +81-3-3581-1101 Ext.				

WRITTEN OPINION

International application No.

PCT/JP 03/09964

Ι	Basi	is of the opinion				
1. With regard to the elements of the international application:*						
		the international application as originally filed	•			
		the description:	, as originally f	filed		
		pages	, filed with the dem	and		
		pages	, filed with the letter of			
		the claims:	, as originally t	filed		
		Nos.	, as amended (together with any statement) under Articl			
•		Nos	, filed with the dem	and .		
		Nos.	, filed with the letter of			
i						
		the drawings:	es originally	filed		
ļ	•	•	, as originally	nand		
		sheets/fig	, filed with the letter of			
		sheets/fig	, filed with the fetter of			
	\Box	the sequence listing part of the description:	•			
		pages	, as originally f	iled		
		pages	, filed with the den	nand		
		pages	, filed with the letter of			
		the language of a translation furnished for the purposes of the language of publication of the international application				
		th regard to any nucleotide and/or amino acid sequence wn on the basis of the sequence listing:	disclosed in the international application, the written opinion	ı was		
1	닏	contained in the international application in printed form				
	닐	filed together with the international application in comp				
furnished subsequently to this Authority in written form.						
-		furnished subsequently to this Authority in computer re-		- +b-		
		international application as filed has been furnished.	en sequence listing does not go beyond the disclosure i			
	L	The statement that the information recorded in compu- been furnished.	ter readable form is identical to the written sequence listin	g has		
1						
	4.	The amendments have resulted in the cancellation of:				
		the description, pages				
		the claims, Nos.	-			
		the drawings, sheets/fig				
	5.		dments had not been made, since they have been considered	to go		
		·	g Office in response to an invitation under Article 14 are refer	red to		

WRITTEN OPINION

International application No. PCT/JP 03/09964

V.	Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial app	plicability;
	citations and explanations supporting such statement	

1. Statement

Novelty (N)	Claims	2-12	·	YES
	Claims	1		- NO
Inventive step (IS)	Claims			_ YES
	Claims	2-12		_ NO
	1		, t	100
Industrial applicability (IA)	Claims	_1-12		_ YES
	Claims			ИО

2. Citations and explanations

1. Cited documents:

D1:JP 62-195094 U

D2:JP 5-45329 U

D3:JP 2000-291806 A

D4:JP 9-79756 A

D5:JP 63-175350 U

D6:JP 4-41153 U

D7:JP 2000-337522 A

D8:JP 37-10618 Y

D9:JP 10-220588 A &

2. Novelty

D1 describes the L letter-shaped seals, overlapping to each other, and connected in the cylinder circumference direction. The L letter-shaped seals can slide into the fixed body, and receive the press power in the radius direction by the spring.

The content of Claim 1 is not therefore novel.

3. Inventive step

D2 describes the seal, attached a seal material to a groove. The groove is made on the contact side.

D1 and D2 belong to the common technological field that seal of scratch move Side. Therefore it is obvious for a person skilled in the art to use, in the seal of D1, the fixed structure of the seal material by groove, is already known from D2.

The content of Claim 2 and 8 is not therefore inventive.

D3 describes the seal, fastens a cylinder by the spring arranged in the circumference direction of the seal ring.

D4 describes the seals, connected in the cylinder circumference direction. The seals of the botom side is kept in the strain condition by a weight.

It is obvious for a person skilled in the art to use, in the seal of D1, the structure giving seals the press power, is already known from D3, D4.

The content of Claim 3 and 10 is not therefore inventive.

WRITTEN OPINION

International application No.

PCT/JP 03/ 09964

Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of:

D5 and D6 describes the seals, overlapping to each other, the side of radius direction and the side of circumference direction crossing, and the side of circumference direction touching each other.

It is obvious for a person skilled in the art to use, in the seal of D1, the overlapping structure, is already known from D5 or D6.

The content of Claim 4 is not therefore inventive.

In the pile part of the seals, to make the seals male part or female part, is the desing matter, a person skilled in the art decides properly.

It is obvious for a person skilled in the art to decide, in the seal of D1, the male part of the seals, corresponding to the needs.

The content of Claim 5 is not therefore inventive

It need not to make a fixed hole for all the seals, in case they are connected as described in D3.And the number of fixed holes of a seal is the design matter, a person skilled in the art decides properly.

It is obvious for a person skilled in the art to decide, in the seal of D1, the number of fixed holes, corresponding to the needs.

The content of Claim 6 and 7 is not therefore inventive.

The device, pushes the seal member toward the cylindrical radius direction center side, is common knowledge so far (See D7 or D8).

It is obvious for a person skilled in the art to use, in the seal of D1, the device, pushes the seal member toward the cylindrical radius direction center side.

The content of Claim 9 is not therefore inventive.

Oil cap or grease nipple, as a oil supplier to the oil passage, is common knowledge so

It is obvious for a person skilled in the art to use, in the seal of D1, the oil supplier to the oil passage.

The content of Claim 11 is not therefore inventive.

D9 describes the seal ring, having oil grooves on the contact side.

It is obvious for a person skilled in the art to use, in the seal of D1, the structure of oil grooves on the contact side is already known from D9.

The content of Claim 12 is not therefore inventive.



ATTENTION

Forms and Preparation Points for Documents to be Submitted

Forms for a written reply and a written amendment shall be prepared in conformity to Article 62 (Form 23) and Article 31 (Form 15) of Enforcement Regulations of Law Concerning the International Application of the Patent Cooperation Treaty and Related Matters. [Remarks]

The paper sheet used is set to Row A, No. 4 (horizontal writing 21cm, 29.7cm) of the Japanese Industrial Standards; only one side of a flexible, strong, smooth, lusterless, and durable paper sheet with no fold is used with its shorter side at the top; and unnecessary characters, signs, frame lines, ruled lines, etc. shall not be written on this paper.

The paper shall be free of creases and tears.

Margins shall be set to at least 2cm at the upper edge, the right edge, and the bottom edge of the paper sheet, and 2.5cm at the left edge. In principle, the margins shall not exceed 4cm at the upper edge and the left edge, or 3cm at the right edge and the bottom edge. In theses cases, the margins are left completely blank. The document number (provided it is described in the request) may be added in the margin corner of the upper edge and within 1.5cm of the upper edge.

The written reply shall be a typed or printed manuscript so that an arbitrary number of copies may be directly made by photograph, electrostatic method, photographic offset, or microfilm.

- In all the paper sheets of the written reply, serial numbers starting from 1 in Arabic numerals shall be added in the center of the top or bottom edge of the paper sheet (except for the margin parts).
- In cases of a typed manuscript, the space between the lines shall be set to at least 5mm. In case of using Roman letters in Remarks 11 and 14, the width shall be set to 1.5 letters.
- Items mentioned shall be written in characters of No. 4 type (Roman letters used for Remarks 11 and 14 are set to not less than 0.21cm in height in capital letters), wherein the color used shall be dark and non-fading, and the characters shall fulfill the requirements prescribed in Remark 4.
- In the column "Indication of International Application," where an applicant has already received the notification of the international application number from the Patent Office, the number shall be described in such a manner as "PCT/JPOO/OOOO," where the applicant has not yet received the notification of the international application number, the date of submitting the international application shall be described in the order of date, month and year in such a manner as "international application submitted on OO.OO.OO" (as for the year, only the last two figures of the Christian Era shall be described), and the document number (provided it is described in the request) shall be also described
- The "Name of Applicant" shall be described as the full name in the order of family name and first name in the case of an individual person; in the case of a juridicial body, the name shall be described.
- The "Address" shall be described in detail such as "Japan, prefecture, county, village, major article, minor article, plot number, and house number" and the postal code shall be also stated.
- The transliteration of the name and the address of the applicant or their translation into English shall be also added thereto using Roman letters.
- In the column "Nationality," the name of the country of the applicant or
- the representative shall be described.

 In the column "Address," the name of the country in which the applicant or the representative resides shall be described.
- In the case of describing the name of a country, the name of the country designated by the Commissioner shall be written in Japanese and English.
- In the column "Representative," the name of the representative shall be described and the applicable one from among "lawyer," "patent attorney," and "legal representative" shall be described before the name of the representative.
- Where a representative is stated, the seal of the applicant is not necessary; if there is no representative, the column "Representative" need not be provided.
- In each paper sheet, erasure, correction, overwriting, and inserted lines are not permitted in principle.
- The paper sheets for the written reply shall be filed with, for example, a clip so as to be easily separated or re-filed.
- In the "Address," only one address of each applicant, representative, attorney, or sub-attorney shall be described.
- In the column "Sub-Attorney," the name of the sub-attorney shall be described and the applicable name from among "lawyer" or "patent attorney" shall be described before the name of the sub-attorney.
- Where a sub-attorney is stated, the seal of an attorney is not necessary; if

there is no sub-attorney, the column "Sub-attorney" need not be provided. The Christian Era or Gregorian Calendar shall be used for the date. Figures of the day, figures of the month, and last two figures of the year shall be expressed in Arabic numerals respectively in this order, and a period shall be added after the figures of the day and the month (for example, March 30th, 1978 shall be written as "30.03.78"). When using another era or calendar, the Christian Era or Gregorian Calendar shall be added thereto.

Form 23 (Related to Article 62) REPLY(ARGUMENT)

To: Examiner of the Patent Office

- 1. Identification of the International Application
- 2. Applicant (Common Representative) Name:

Address:

Country of Nationality: Country of residence:

3. Agent

seal

Address

4. Date of Notification

- 5. Subject Matter of Reply(Argument)
- 6. List of Attached Documents

[Remarks]

- In case an amendment is made pursuant to the order in the provisions of Article 6 of the Patent Law, the title shall be set to "AMENDMENT (amendment based upon the order in the provisions of Article 6 of said Law)"; in case an amendment is made pursuant to the provisions of Article 11 of said Law, the title shall be set to "AMENDMENT (amendment based upon the provisions of Article 11 of said Law)"; in case an amendment is made pursuant to the order in the provisions of Item 2 of Article 1 of the Patent Law Enforcement Order, the title shall be set to "AMENDMENT (amendment based upon the order in the provisions of Item 2 of Article 1 of said Order)"; in case an amendment is made pursuant to the provisions of Item 1 of Article 27-3, the title shall be set to "AMENDMENT (amendment based upon the provisions of Item 1 of Article 27-3)"; in case an amendment is made pursuant to the order in the provisions of Item 1 of Article 28, the title shall be set to "AMENDMENT (amendment based upon the order in the provisions of Item 1 of Article 28)"; in case a flexible disk is submitted pursuant to the provisions of Item 3 of Article 50-3, the title shall be set to SUBMISSION OF FLEXIBLE DISK Based Upon the Provisions of Item 3 of Article 50-3"; in case a flexible disk is submitted pursuant to the order in the provisions of Item 5 of Article 50-3, the title shall be set to "SUBMISSION OF FLEXIBLE DISK Based upon the Order in the Provisions of Item 3 of Article 50-3"; in case a document describing the sequence listing is submitted pursuant to the order in the provisions of Item 5 of Article 50-3, the title shall be set to "SUBMISSION OF DOCUMENT DESCRIBING SEQUENCE LISTING Based upon the Order in the Provisions of Item 5 of Article 50-3"; and in case an amendment is made pursuant to the order in the provisions of Item 8 of Article 50-3, the title shall be set to "AMENDMENT (amendment based upon the order in the provisions of Item 8 of Article 50-3").
- If an examiner of the Patent Office has given an opportunity for submitting a written reply or its amendment, the reply or the amendment shall be submitted to said examiner of the Patent Office, and it shall be submitted to the Commissioner of the Patent Office for any other cases.

In the column "Object of Amendment," the name of the document to be amended and the passage to be amended shall be described in such a manner as "Request II, Column of Applicant.'

- In the column "Contents of Amendment," "as per an accompanying sheet" shall be described and the matters to be amended shall be pointed out, and a replacement paper sheet for the amendment shall be appended. However, where the whole of the paper sheet is deleted as a result of the amendment, where the amendment is made pursuant to the order in the provisions of Article 6 of the Patent Law, Item 2 of Article 1 of the Patent Law Enforcement Order, Item 1 of Article 28 or Item 8 of Article 50-33, or where the amendment is made pursuant to the provisions of Item 1 of Article 27-3, there is no need to use a replacement paper sheet if the matters related to the amendment can be easily re-written in the original text. Where a replacement paper sheet for an amendment provided for in Article 11 of the Patent Law is appended, and the matter related to the amendment is a deletion or an addition of only a part of a passage or a minor correction, the amendment may be made in the copy of the written amendment that has been submitted before instead of using a replacement paper sheet provided it does not affect the neatness and direct copying of the paper sheet.
- When the scope of claims is amended, a replacement paper sheet

[Continued]

describing the scope of claims related to said amendment as follows shall

- When a new item is added to the scope of claims, the number given to the last item of the scope of claims before being amended shall be described before the item to be added in such a manner as "O (added)."
- When any item of the scope of claims is deleted, the number given to the item of the scope of claims to be deleted shall be described in such a manner as "O (deleted)."
- When the scope of claims is amended without increasing or c) decreasing the number of items of the scope of claims, the same number as that for the item of the scope of claims before being amended shall be given to the amended item of the scope of claims in such a manner as "O after being amended."
- When a flexible disk is submitted pursuant to the provisions of Item 3 of Article 30-3 or when a flexible disk is submitted pursuant to the order in the provisions of Item 5 of Article 60-3, descriptions shall be made as
 - In the column "7. List of Attached Documents," the following a) items shall be described.
 - List of Attached Documents
 - Flexible disk that records code data concerning sequence (1) listing: 1 piece

Statement: 1 copy (2)

- Document describing information about the recording (3) method, etc. of a flexible disk: 1 copy
- In principle, the "Statement" shall be prepared pursuant to the sample shown below. The item "Indication of International Application" shall be described pursuant to Remark 15 described

(Sample)

STATEMENT

To: the Commissioner of the Patent Office

I hereby declare that the base sequence and amino acid sequence recorded in the flexible disk attached to this document have faithfully encoded the base sequence and amino acid sequence described in the specification without making any change of the contents.

Day month, year

Indication of International Application

Title of the Invention

Applicant or Agent

- "Document describing information about the recording method, etc. of a flexible disk" shall be made, in principle, by providing and describing such items as "Name of Applicant," "Name of Agent," "Indication of International Application," "Title of the Invention," "Character Code Used," "Name of a File Recording the Sequence," and "Person to be Contacted (phone number and name of the person in charge)."
- Columns "5. Object of Amendment" and "6. Contents of Amendment" shall not be provided.
- When a document describing the sequence listing pursuant to the order in the provisions of Item 5 of Article 60-3, the following item shall be described in the column "7. List of Attached Documents," and columns "5. Object of Amendment" and "6. Contents of Amendment" shall not be provided.

5. List of Attached Documents

Document describing the sequence listing: 1 copy The paper sheet used is set to Row A, No. 4 (horizontal writing 21cm, 29.7cm) of the Japanese Industrial Standards; only one side of a flexible, strong, smooth, lusterless, and durable paper sheet with no fold is used with its shorter side at the top; and unnecessary characters, signs, frame lines, ruled lines, etc. shall not be written on this paper.

The paper shall be free of creases and tears.

Margins shall be set to at least 2cm at the upper edge, the right edge, and the bottom edge of the paper sheet, and 2.5cm at the left edge. In principle, the margins shall not exceed 4cm at the upper edge and the left edge, or 3cm at the right edge and the bottom edge. In theses cases, the margins are left completely blank. The document number (provided it is described in the request) may be added in the margin corner of the upper edge and within 1.5cm of the upper edge.

The written amendment shall be a typed or printed manuscript so that an 11. arbitrary number of copies may be directly made by photograph, electrostatic method, photographic offset, or microfilm.

In all the paper sheets of the written amendment, serial numbers starting from 1 in Arabic numerals shall be added in the center of the top or bottom'edge of the paper sheet (except for the margin parts).

In cases of a typed manuscript, the space between the lines shall be set to 13.

at least 5mm. In case of using Roman letters in Remarks 11 and 14, the width shall be set to 1.5 letters.

- Items mentioned shall be written in characters of No. 4 type (Roman letters used for Remarks 11 and 14 are set to not less than 0.21cm in height in capital letters), wherein the color used shall be dark and nonfading, and the characters shall fulfill the requirements prescribed in Remark 9.
- In the column "Indication of International Application," where an applicant has already received the notification of the international application number from the Patent Office, the number shall be described in such a manner as "PCT/JPOO/OOOO," where the applicant has not yet received the notification of the international application number, the date of submitting the international application shall be described in the order of date, month and year in such a manner as "international application submitted on OO.OO.OO" (as for the year, only the last two figures of the Christian Era shall be described), and the document number (provided it is described in the request) shall be also described therein.
- The "Name of Applicant" shall be described as the full name in the order of family name and first name in the case of an individual person; in the case of a juridicial body, the name shall be described.
- The "Address" shall be described in detail such as "Japan, prefecture, county, village, major article, minor article, plot number, and house number" and the postal code shall be also stated.
- The transliteration of the name and the address of the applicant or their 18. translation into English shall be also added thereto using Roman letters.
- In the column "Nationality," the name of the country of the applicant or 19. the representative shall be described.
- In the column "Address," the name of the country of the applicant or the 20. representative shall be described.
- In the case of describing the name of a country, the name of the country 21. designated by the Commissioner shall be written in Japanese and English.
- In the column "Representative," the name of the representative shall be 22. described and the applicable one from among "lawyer," "patent attorney," and "legal representative" shall be described before the name of the representative.
- Where a representative is stated, the seal of the applicant is not necessary; if there is no representative, the column "Representative" need not be-
- In each paper sheet, erasure, correction, overwriting, and inserted lines 24. are not permitted in principle.
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- In the column "Sub-Attorney," the name of the sub-attorney shall be described and the applicable name from among "lawyer" or "patent attorney" shall be described before the name of the sub-attorney.
- Where a sub-attorney is stated, the seal of an attorney is not necessary; if 28. there is no sub-attorney, the column "Sub-attorney" need not be provided.
- The Christian Era or Gregorian Calendar shall be used for the date. Figures of the day, figures of the month, and last two figures of the year shall be expressed in Arabic numerals respectively in this order, and a period shall be added after the figures of the day and the month (for example, March 30th, 1978 shall be written as "30.03.78"). When using another era or calendar, the Christian Era or Gregorian Calendar shall be added thereto.

Form 15 (Related to Article 31) CORRECTION(AMENDMENT) To: Commissioner of the Patent Office (To: Examiner of the Patent Office) 1. Identification of International Application 2. Applicant (Common Representative) (Seal) Signature. Name: Address: Country of nationality: Country of residence: Agent Signature Name: Address: 4. Date of Invitation 5. Item to be Corrected(Amended) 6. Subject Matter of Correction(Amendment) 7. List of Attached Documents